STATE OF INDIANA SF47891 (rev 06/06)

REQUEST FOR



] QUOTATION	[X] BID PKG	[] QUANTITY PURCHASE AGMT
] SMALL BUSINESS S	ET-A-SIDE	(QPA)

FOR: 067-7-1565 Citrix License Renewal

Indiana Office of Technology Opening Date: April 4, 2007 @ 3:00 PM EST Released By: Mark A Hempel Telephone Number: 317-232-2498 E-Mail: mhempel@idoa.in.gov

Bidder's Name:

I. GENERAL INFORMATION

Below is a checklist provided to assist you. Please note that these instructions may not contain all applicable requirements. Careful reading of this request is critical. Failure to follow these instructions or those printed throughout this form may lead to the rejection of your bid. It is not necessary to return this page with your response.

- In order to receive an award, you must be registered as a bidder with the Department of Administration, Procurement Division. Therefore, to ensure there is no delay in the Award, all bidders are strongly encouraged to register prior to submission of a bid. Bidders should go to www.in.gov/idoa/proc and click on "Bidder Registration" to register.
- All companies desiring to do business with the State must complete and return an "Indiana Economic Impact" form, which is included as part of this package or may be located at http://www.state.in.us/icpr/webfile/formsdiv/51778.pdf. The collection and recognition of the information collected with the Indiana Economic Impact form places a strong emphasis on the economic impact a project will have on Indiana and its residents, regardless of where a business is located. The collection of this information does not restrict any company or firm from doing business with the State. Pursuant to IC 5-22-15-20.5 recently enacted legislation in HEA 1080 (2004) requires a bidder to provide the information identified in the accompanying "Indiana Economic Impact Form".
- Type or print legibly in black ink all requested information, including prices and extensions, as well as the correct vendor information. Clearly detail in writing any deviation from or exception taken, to the stated specifications.
- The State will only accept original signatures. The bid may be rejected if it contains any alterations or erasures that are not initialed by the signer of the bid. The Non-Collusion Certification language is in the package. When you sign the Signature Page, you are agreeing to the general conditions, specifications, certifications and other documents of this package. Facsimile or electronic bids are NOT ACCEPTABLE AT THIS TIME
- Do not add, delete or modify any contractual terms and conditions. Terms of the award will be those listed in this package and the resulting Purchase Order only.
- If you are not willing to accept a split award (partial order), your request must include the statement "Bidding all or none". The State reserves the right to accept or reject any or all bids, or any part thereof, and to award the items separately, all to one bidder or to make a multiple-award. ITEMS NOT BID - If a bidder does not desire to submit a bid for an item, you should indicate "NO BID" in the unit column for that item.
- The request must be received and clocked in by or prior to the opening date and time indicated above. Each bid must be returned in a separate envelope.

The envelope must clearly indicate the following information.

- 1. The notation "SEALED BID"
- 2. The RFQ/ITB Number (Provided on the Request for Quote/Invitation to Bid Form)
- 3. The Due Date and Time

_The completed envelope must be returned to:

Department of Administration, Procurement Division, 402 W. Washington St. Room W478, Indianapolis, IN 46204

ATTENTION - BID ROOM

CAUTION TO VENDORS ABOUT SHIPPING/MAILING: UNITED STATES POSTAL EXPRESS AND CERTIFIED MAIL ARE BOTH DELIVERED TO THE CENTRAL GOVERNMENT CENTER MAILROOM AND NOT DIRECTLY TO THE PROCURMENT DIVISION DESIGNATED DEPARTMENT. IT IS THE RESPONSIBILITY OF THE BIDDER TO MAKE SURE THAT BID RESPONSES ARE RECEIVED BY THE PROCUREMENT DIVISION ON OR BEFORE THE DESIGNATED TIME AND DATE.

IN ORDER TO PROTECT THE INTEGRITY OF THE SEALED BID PROCESS, FAILURE TO PROPERLY IDENTIFY YOUR SEALED BID ACCORDING TO THE ABOVE INSTRUCTIONS MAY RESULT IN AN AUTOMATIC DISQUALIFICATION FROM CONSIDERATION.

All bids submitted to the State should be double-sided and printed on 30% post-consumer recycled content paper or tree-free paper. When possible, soy ink should be used

Page No: 2 of 14

Subscription Advantage Memberships

Serial Number	Product Name	Renewal Category	License Type	Product Language		Current Expiration	Expiration Date	Price
E42YZ-2522D-43FN2- 23*Q+-CRTZ*	MetaFrame XPe Connection Migration License Pack	Current	Standard	Multi- Language	10	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	15	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	10	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	15	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	15	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	10	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	15	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	10	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	10	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	10	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	10	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	10	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	10	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	10	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	10	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	15	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	10	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	10	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	15	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	15	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	10	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	15	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	10	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	15	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	15	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	10	November 1 2007	July 1 2008	

Page No: 3 of 14

CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	10	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	15	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	15	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	15	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	15	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	15	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	15	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	10	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	15	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	10	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	15	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	15	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	15	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	15	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	15	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	15	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	10	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	10	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	10	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	10	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	10	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	20	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	10	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	15	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	10	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	15	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	10	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	15	November 1 2007	July 1 2008	

Page	No.	1	٥f	4
Page	INO:	4	OI	

CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	10	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	10	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	15	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	10	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	10	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	10	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	10	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	10	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	10	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	15	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	10	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	10	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	15	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	15	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	10	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	15	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	15	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	15	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	15	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	15	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	15	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	15	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	15	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	10	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	15	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	15	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	10	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	20	November 1 2007	July 1 2008	

Page No: 5 of 14

CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	15	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	15	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	15	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	15	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	15	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	10	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	10	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	15	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	10	November 1 2007	July 1 2008	
CM-5899154-37082	Citrix Presentation Server Enterprise	Current	Standard	Multi- Language	15	November 1 2007	July 1 2008	
CM-6479569-24008	Citrix Presentation Server Enterprise	Current	OPEN	Multi- Language	100	April 5 2007	July 1 2008	
CM-6479569-24008	Citrix Presentation Server Enterprise	Current	OPEN	Multi- Language	100	April 5 2007	July 1 2008	
CM-6479569-24008	Citrix Presentation Server Enterprise	Current	OPEN	Multi- Language	100	April 5 2007	July 1 2008	
CM-6479569-24008	Citrix Presentation Server Enterprise	Current	OPEN	Multi- Language	100	April 5 2007	July 1 2008	
CM-6479569-24008	Citrix Presentation Server Enterprise	Current	OPEN	Multi- Language	100	April 5 2007	July 1 2008	
CM-6479569-24008	Citrix Presentation Server Enterprise	Current	OPEN	Multi- Language	100	April 5 2007	July 1 2008	
CM-6479569-24008	Citrix Presentation Server Enterprise	Current	OPEN	Multi- Language	100	April 5 2007	July 1 2008	
CM-6479569-24008	Citrix Presentation Server Enterprise	Current	OPEN	Multi- Language	100	April 5 2007	July 1 2008	
CM-6479569-24008	Citrix Presentation Server Enterprise	Current	OPEN	Multi- Language	100	April 5 2007	July 1 2008	
CM-6479569-24008	Citrix Presentation Server Enterprise	Current	OPEN	Multi- Language	100	April 5 2007	July 1 2008	
CM-6479569-24008	Citrix Presentation Server Enterprise	Current	OPEN	Multi- Language	100	April 5 2007	July 1 2008	
CM-6479569-24008	Citrix Presentation Server Enterprise	Current	OPEN	Multi- Language	100	April 5 2007	July 1 2008	
CM-6479569-24008	Citrix Presentation Server Enterprise	Current	OPEN	Multi- Language	100	April 5 2007	July 1 2008	
CM-6479569-24008	Citrix Presentation Server Enterprise	Current	OPEN	Multi- Language	100	April 5 2007	July 1 2008	
CM-6479569-24008	Citrix Presentation Server Enterprise	Current	OPEN	Multi- Language	100	April 5 2007	July 1 2008	
CM-6479569-24008	Citrix Presentation Server Enterprise	Current	OPEN	Multi- Language	100	April 5 2007	July 1 2008	
CM-6479569-24008	Citrix Presentation Server Enterprise	Current	OPEN	Multi- Language	100	April 5 2007	July 1 2008	
CM-6479569-24008	Citrix Presentation Server Enterprise	Current	OPEN	Multi- Language	100	April 5 2007	July 1 2008	

Solicitation #: 067-7-1565

Page No: 6 of 14

TERMS AND CONDITIONS

- 1. ACKNOWLEDGMENT: This Agreement contains the complete and final Agreement between the State and the Contractor and no other Agreement in any way modifying any of said terms and conditions will be binding upon the State or the Contractor unless made in writing and signed by the State's and the Contractor's authorized representative.
- 2. **PRICING**: Unit price must be entered and extended, and the total price of the solicitation must be shown. If there is an error between the unit price and total price, the unit price shall prevail. Awarded Prices: Prices listed for each item are firm and cannot be changed. Any revision in price may be rejected at the discretion of the IN Dept. of Administration and may result in cancellation of the Purchase Order without recourse on the part of the awarded Contractor.
- 3. TERMINATION FOR CONVENIENCE: This Agreement may be terminated, in whole or in part, by the State whenever, for any reason, the State determines that such termination is in the best interest of the State. Termination shall be affected by delivery to the Contractor of a Termination Notice at least thirty (30) days prior to termination effective date, specifying the extent to which performance of services under which such termination becomes effective. The Contractor shall be compensated for performance prior to the notice date of termination but in no case shall total payment made to Contractor exceed the original Agreement price due on Agreement. No price increase shall be allowed on individual line items if canceled only in part.
- 4. **FUNDING CANCELLATION:** When the Director of the State Budget Agency makes a written determination that funds are not appropriated or otherwise available to support continuation of performance of this Agreement, this Agreement shall be canceled. A determination by the Budget Director that funds are not appropriated or otherwise available to support continuation of performance shall be final and conclusive.
- 5. **INSURANCE**: If this Agreement provides for work to be performed by the Contractor for the State, the Contractor shall be responsible for providing all necessary unemployment and workers' compensation, insurance for the Contractor's employees and liability and property/casualty insurance, as required by the State. Upon request, the Contractor shall furnish a certificate of insurance showing coverage acceptable to the State.
- 6. **DELIVERY:** Delivery must be made at time agreed upon. If any indicated or actual delays arise, the using agency must be notified immediately, in writing, with the cause for such delay stated. If any goods are not delivered within the time specified on the Purchase Order, or within a reasonable time not exceeding 30 days after receipt of a Purchase Order if no time is specified, the using agency may refuse to accept such goods, and this Agreement may be cancelled. Each package shall be numbered and labeled with the State's Purchase Order number, contents and weight, and shall contain an itemized packing slip and be properly packed for shipment.
- 7. QUANTITY: Goods shipped in excess of quantity designated in the Purchase Order may be returned at the Contractor's expense.
- 8. COMPLIANCE WITH SPECIFICATIONS: The goods and/or services shall conform strictly to the specifications, drawings, or samples specified or furnished in connection with the bid/quote, all of which are incorporated herein. The Contractor warrants all goods and/or services delivered to be free from defects of material or workmanship. This warranty shall survive any inspection, delivery, acceptance, or payment by the State of the goods and/or services. Inspections shall be on the State's premises unless otherwise specified. The State shall have the right to reject and return at the Contractor's expense, or to require at the Contractor's expense, the correction or replacement of materials, workmanship, or services which are defective or do not conform to the requirements of the Purchase Order.
- 9. WARRANTY: The Contractor will furnish all parts and maintenance at no charge for a period of at least 90 days or the manufacturer's standard warranty, whichever is longer, provided that such maintenance and parts are not required because of accident, neglect, misuse, or force majeure event. Contractor shall be responsible for removal and/or disposal of all replaced parts. Prior to the expiration of the warranty period, whenever equipment is shipped for a mechanical replacement purpose, the Contractor shall bear all cost of such shipment including, but not limited to, cost of packing, transportation, rigging drayage, and insurance. All replacements shall be covered by a new warranty.
- 10. INTELLECTUAL PROPERTY DEFENSE: The Contractor shall, at its own expense, defend, indemnify and hold harmless the State with respect to any claims that the goods and/or services furnished under this Agreement violates any third party intellectual property rights including, but not limited to, patents, copyrights, trademarks and trade secrets
- 11. **PAYMENTS:** All payments shall be made in arrears in conformance with State fiscal policies and procedures and, as required by IC4-13-2-14.8, by electronic funds transfer to the financial institution designated by the Contractor in writing unless a specific waiver has been obtained from the Auditor of State. No payments will be made in advance of receipt of the goods or services that are the subject of this Agreement except as permitted by IC 4-13-2-20.
- 12. **COMPLIANCE WITH LAWS:** The Contractor agrees to comply with all applicable federal, state, and local laws, rules, regulations, or ordinances, and all provisions required thereby to be included herein are hereby incorporated by reference. The enactment of any state or federal statute or the promulgation of regulations thereunder after execution of this Agreement shall be reviewed by the State and the Contractor to determine whether the provisions of this Agreement require formal modification.
- 13. **COMPLIANCE WITH TELEPHONE SOLICITATIONS ACT:** As required by IC 5-22-3-7, the Contractor and any principals fo the Contractor certify that (A) the Contractor, except for de minimis and nonsystematic violations, has not violated the terms of (i) IC 24-4.7 [Telephone Solicitation of Consumers], (ii) IC 24-5-14 [Regulation of Automatic Dialing Machines] in the previous three hundred sixty-five (365) days, even if IC 24-4.7 is preempted by federal law; and (B) the Contractor will not violate the terms of IC 24-4.7 for the duration of the Agreement, even if IC 24-4.7 is preempted by federal law. The Contractor and any principals of the Contractor on behalf of the Co
- 14. **NONDISCRIMINATION**: Pursuant to IC 22-9-1-10 and Civil Rights Act of 1964, the Contractor and its Agents, if any, shall not discriminate against any employee or applicant for employment, to be employed in the performance of this Agreement, with respect to hire, tenure, terms, conditions or privileges of employment or any matter directly or indirectly related to employment, because of race, religion, sex, disability, national origin, ancestry or status as a veteran. The Contractor, and its subcontractor(s), if any, shall comply with all applicable affirmative action reporting requirements. Breach of this covenant may be regarded as a material breach of this Agreement. The Contractor shall comply with Section 202 of Executive Order 11246, as amended, 41 CFR 60-250, and 41 CFR 60-741, as amended.
- 15. **DRUG-FREE WORKPLACE CERTIFICATION:** As required by Executive Order No. 90-5, the Contractor hereby covenants and agrees to make a good faith effort to provide and maintain a drug-free workplace. The Contractor will give written notice to the State within ten (10) days after receiving actual notice that the Contractor or an employee of the Contractor in Indiana has been convicted of a criminal drug violation occurring in the Contractor's workplace.
- 16. **TAXES:** Prices listed on an invoice submitted by the Contractor for payment is not to include any tax for which the State is exempt. The State will furnish a tax exempt certificate, if requested by the Contractor. The State will not be responsible for any taxes levied on the Contractor as a result of this Agreement.
- 17. **FORCE MAJEURE:** In the event that either party is unable to perform any of its obligations under this Agreement, or to enjoy any of its benefits, because of natural disaster or decrees of governmental bodies not the fault of the affected party ("Force Majeure Event"), the party who has been so affected shall immediately give notice to the other party and shall do everything possible to resume performance. Upon receipt of such notice, all obligations under this Agreement shall be immediately suspended. If the period of nonperformance exceeds thirty (30) days from the receipt of notice of the Force Majeure Event, the party whose ability to perform has not been so affected may, by giving written notice, terminate this Agreement.
- 18. GOVERNING LAWS: This Agreement shall be construed in accordance with and governed by the laws of the State of Indiana and suit, if any, must be brought in the State of Indiana.
- 19. **INFORMATION TECHNOLOGY ENTERPRISE ARCHITECTURE REQUIREMENTS:** If Contractor provides any information technology related products or services to the State, Contractor shall comply with all Indiana Office of Technology (IOT) standards, policies, and guidelines, which are online at http://jot.in.gov/architecture/. Contractor specifically agrees that all hardware, software, and services provided to or purchased by the State shall be compatible with the principles and goals contained in the electronic and information technology accessibility standards adopted under Section 508 of the Federal Rehabilitation Act of 1973 (29 U.S.C. 794d) and IC 4-13.1-3. Any deviation from these architecture requirements must be approved in writing by IOT in advance. The State may terminate this Agreement for default if Contractor fails to cure a breach of this provision within a commercially reasonable time.

Solicitation #: 067-7-1565 Page No: 7 of 14

CLAIMING PURCHASING PREFERENCES

Each bidder should review the various procurement preferences allowed by State statute. A summary of the preferences can be found in the vendor's handbook at http://www.in.gov/idoa/proc/docs/vendor_handbook.doc beginning on page 15.

Each bidder must answer the following questions pertaining to purchasing preferences. No preference will be applied unless these questions have been answered and any required attachments included.

1.	Are you claiming the U.S. Manufactured Product Preference (IC 5-22-15-21)? (This is per individual line and should be noted below) YesNoVendor must provide information at the individual line level in regards to this preferenceIf yes, the bidder is certifying under penalties of perjury that each of bidder's end products, except those listed under the Exceptions section, is a U.S. Manufactured Product as described in IC 5-22-15-21. A product is manufactured in the United States, if the cost of its components mined, produced, or manufactured in the United States exceeds 50% of the cost of all its components. (In determining if a product is manufactured in the United States, only the product and its components shall be considered.)						
		Please list what line items this preference will apply to:					
2.	Are you claiming	the Preference to Coal Mined in Indiana (IC 5-22-15-22)?	Yes No				
3.	Are you claiming	the Indiana Business Preference (IC 5-22-15-20.5)?	Yes No				
	 Indicate un 	nder which provision for which you are claiming to qualify as an Indiana busin	ess for 1,2, and 3, fully complete the Indiana Economic Impact Form (State Form # #4 of #5, please submit the documentation as requested under each category.				
	(2) A business th	whose principal place of business is located in Indiana. hat pays a majority of its payroll (in dollar volume) to residents of Indiana. hat employs Indiana residents as a majority of its employees.					
	(4) A business th	hat makes significant capital investments in Indiana.					
Indi			or equipment or annual lease payments of \$2.5 million or more shall qualifies as an it can submit documentation/justification to the State for review for inclusion under				
	(5) A business th	hat has a substantial positive economic impact on Indiana.					
or C	Corporate Income Ta		r of employees (DWD), unemployment taxes (DWD), payroll withholding taxes (DOI nat your company qualifies you can e-mail buyindianainvest@idoa.in.gov . Submit to				
4.		the preference for supplies that contain recycled or post-consumer materials ly that contains recycled materials or post-consumer materials?	(IC 5-22-15-16) (the preference does not apply when the purchase description is				
	Yes No	0					
	If yes, a ma	anufacturer's certification must be submitted for each item or group of items f	or which the offeror is seeking a preference or the preference may not be considered	d.			
5.	Are you claiming	the preference for soybean oil based ink (IC 5-22-15-18)?	Yes No				
6.	Are you claiming	the preference for soy diesel/bio diesel (IC 5-22-15-19)?	Yes No				
7.	Are you claiming	the preference for foods/beverages that contain high levels of calcium (IC 5-	22-15-24)?				
	Yes No	0					
8.	Are you claiming If yes, bidd	the Indiana Small Business Preference (IC 5-22-15-23)? der must indicate which category of small business concern applies: olesale business with annual sales of four million dollars (\$4,000,000) or less	Yes No during its last fiscal year. "Wholesale				
	mer inclu	iness, means a business that derives its principal source of income (over 50% rchants, or industrial, institutional or commercial users who will use the goods udes distribution activities. vice business with average sales of five hundred thousand dollars (\$500,000).	for resale or business use. This definition				
	prino scie	al years and which employs no more than twenty-five (25) persons. "Service cipal source of income (over 50% of gross revenues) from the sale of useful entific labor from which no necessary tangible commodity is derived. ail business or business selling services with annual sales and receipts of five	artistic, educational, intellectual, literary, or				
	"Ret supր	an dusiness of dusiness sening services with annual sales and receipts of investigations of the unit annual sales and receipts of investigations of the ultimate consumer. nufacturing business, which employs no more than one hundred (100) persor	over 50% of gross revenues) from the sale of				
	that mad A bus	t derives its principal source of income (over 50% of gross revenues) from the de from raw, unfinished materials, as distinguished from the final product. siness in any of the following sectors is not a small business if it employees n lion dollars (\$5,000,000):	sale of goods the firm produces at its own facility				
		(A) Information Technology					

- (B) Life Sciences
- (C) Transportation
- (D) Logistics

Page No: 8 of 14

MINORITY & WOMEN'S BUSINESS ENTERPRISES SUBCONTRACTOR COMMITMENT FORM

In accordance with 25 IAC 5-5, the contract goal for this solicitation, if it is for a purchase from the Good and/or Service Industry, is 8% for Minority participation and 11% for Women participation. It is the intent of IDOA Procurement Division to meet or exceed the above mentioned M/WBE goals. If participation exists the vendor must submit with its quote/bid a MWBE Subcontractor Commitment Form. The Form must show that there are, participating in the proposed contract, Minority Business Enterprises (MBE) and Women Business Enterprises (WBE) listed in the Minority and Women's Business Enterprises Division (MWBED) directory of certified firms located at www.buyindinana.in.gov. If participation is met through use of vendors who supply products and/or services directly to the Respondent, the Respondent must provide a description of products and/or services provided that are directly related to this quote/bid and the cost of direct supplies for this quote/bid. Respondents must complete the Subcontractor Commitment Form in its entirety.

The Department reserves the right to verify all information included on the MWBE Subcontractor Commitment Form.

Respondents are encouraged to contact and work with MWBED at 317-232-3061 to design a subcontractor commitment to meet established goals as referenced in this solicitation.

Prime Contractors must ensure that the proposed subcontractors meet the following criteria:

- Must be listed on the IDOA Directory of Certified Firms
- Each firm may only serve as once classification MBE or WBE
- A Prime Contractor who is an MBE or WBE must meet subcontractor goals by using other listed certified firms. Certified Prime Contractors cannot count their own workforce or companies to meet this requirement.
- Must serve a commercially useful function. The firm must serve a value-added purpose on the engagement.
- Must provide goods or service only in the industry area for which it is certified as listed in the directory at www.buyindiana.in.gov
- Must be used to provide the goods or services specific to the contract
- National Diversity Plans are generally not acceptable

MINORITY & WOMEN'S BUSINESS ENTERPRISES SUBCONTRACTOR LETTER OF COMMITMENT

A signed letter(s), on company letterhead, from the MBE and/or WBE must accompany the MWBE Subcontractor Commitment Form. Each letter shall state and will serve as acknowledgement from the MBE and/or WBE of its subcontract amount, a description of products and/or services to be provided on this project, and approximate date the subcontractor will perform work on this contract.

By submission of the quote/bid, the Respondent acknowledges and agrees to be bound by the regulatory processes involving the State's M/WBE Program. Questions involving the regulations governing the MWBE Subcontractor Commitment Form should be directed to: Minority and Women's Business Enterprises Division at (317) 232-3061 or mwbe@idoa.in.gov.

Solicitation #: 067-7-1565 Page No: 9 of 14

STATE OF INDIANA MBE/WBE QUOTE/BID SUBCONTRACTOR COMMITMENT FORM

Quote/Bid		
DUE DATE:		
TOTAL Quote/ BID AMOUNT:		
☐ MBE Firm ☐ WBE Firm		
Company Name:	Contact Person:	
Address:	E-mail:	
	Telephone Number:	Fax Number:
Sub-Contract Amount:	Describe service/product to be p	provided:
Sub-Contract Percentage of Total Bid:		
Provide approximate dates when Sub-Contractor will perform on thi	s project:	
☐ MBE Firm ☐ WBE Firm	T	
☐ MBE Firm ☐ WBE Firm Company Name:	Contact Person:	
Address:	E-mail:	
	Telephone Number:	Fax Number:
Sub-Contract Amount:	Describe service/product to be p	provided:
Sub-Contract Percentage of Total Bid:		
Provide approximate dates when Sub-Contractor will perform on thi	s project:	
Respondent Firm	Telephone Number	
Address	Fax Number	
City/State/Zip Code	Email Address	
Representative	Authorizing Signature	
Date Please check if ac	Printed Name and Title Iditional forms are attached.	

If PARTICIPATION EXISTS THIS FORM MUST BE COMPLETED IN ITS ENTIRETY WITH COMPLETED LETTERS OF COMMITMENT

Solicitation #: 067-7-1565 Page No: 10 of 14



INDIANA ECONOMIC IMPACT - PROPOSALS AND CONTRACTS

State Form 51778 (R4 / 1-06)
DEPARTMENT OF ADMINISTRATION
Approved by State Board of Accounts, 2006

This information is required by the Indiana Department of Administration for all contractors, vendors/suppliers to the State of Indiana (complete all 22 items).

	_	
	Legal Name of firm:	
2		
	Address/City/State/Zip Code:	
3		
	Telephone #/Fax #/Website:	
4	Federal Tax Identification	
	Number:	
5	State/Country of	
_	domicile/incorporation:	
6	Location of firm's	
	headquarters or principal	
_	place of business:	
7	Name of parent company or	
	holding company (if	
_	applicable):	
8	State/Country of	
	domicile/incorporation of	
_	company listed in #7:	
	Address of company listed in	
	#7: IN Department of Workforce	
IU	Development (DWD) account	
	number:	
11	IN Department of Revenue	
	(DOR) account number:	
12	Number of Indiana resident	
12	employees per most recently	
	completed IRS Form W-2	
	distribution:	
13		
. •	Total number of employees	
	per most recently completed	
	IRS Form W-2 distribution:	
14	Total amount of payroll paid	
	to Indiana resident	
	employees per most recently	
	completed IRS Form W-2	
	distribution:	
15		
	Total amount of payroll paid	
	to all employees per the most	
	recently completed IRS Form	
	W-2 distribution:	
16	Total amount of this	
	proposal, bid, or current	
	contract:	

Solicitation #: 067-7-1565 Page No: 11 of 14

	ACCOUNTING OF INDIANA RE	SIDENT_			
17	Prime Contractor Company				
	Name:				
18	Number of Full Time				
	Equivalent (FTE) employees				
	that are Indiana residents				
	specifically for this proposal or				
	contract:				
19	Subcontractor Company				
	Name:				
20	Address/Contact				
	Person/Telephone Number/Tax				
	ID Number:				
21	Number of Full Time				
	Equivalent (FTE) employees				
	that are Indiana residents				
	specifically for this proposal or				
	contract:				
22	Affirmation by authorized office	ial: I affirm under pena	alties of perjury that the	foregoing representation	ons are true to be the
	Signature:				
	Name of auththorized official:				
	Title:				
	Date:				
ļ					

Solicitation #: 067-7-1565 Page No: 12 of 14

DRUG-FREE WORKPLACE CERTIFICATION

The Contractor hereby covenants and agrees to make a good faith effort to provide and maintain a drug-free workplace. The Contractor will give written notice to the State within ten (10) days after receiving actual notice that the Contractor or an employee of the Contractor in the State of Indiana has been convicted of a criminal drug violation occurring in the workplace. False certification or violation of this certification may result in sanctions including, but not limited to, suspension of contract payments, termination of this Contract and/or debarment of contracting opportunities with the State for up to three (3) years.

The Contractor/Grantee certifies and agrees that it will provide a drug-free workplace by:

- (a) Publishing and providing to all of its employees a statement notifying employees that the unlawful manufacturer, distribution, dispensing, possession or use of a controlled substance is prohibited in the Vendor's workplace and specifying the actions that will be taken against employees for violations of such prohibition; and
- (b) Establishing a drug-free awareness program to inform employees about (1) the dangers of drug abuse in the workplace; (2) the Vendor's policy of maintaining a drug-free workplace; (3) any available drug counseling, rehabilitation, and employee assistance programs; and (4) the penalties that may be imposed upon an employee for drug abuse violations occurring in the workplace; and
- (c) Notifying all employees in the statement required by subparagraph (a) above that as a condition of continued employment the employee will (1) abide by the terms of the statement; and (2) notify the employer of any criminal drug statute conviction for a violation occurring in the workplace no later than five (5) days after such conviction; and
- (d) Notifying in writing the contracting State Agency and the Indiana Department of Administration within ten (10) days after receiving notice from an employee under subdivision(c) (2) above, or otherwise receiving actual notice of such conviction; and
- (e) Within thirty (30) days after receiving notice under subdivision (c) (2) above of conviction, imposing the following sanctions or remedial measures on any employee who is convicted of drug abuse violations occurring in the workplace: (1) take appropriate personnel action against the employee, up to and including termination; or (2) require such employee to satisfactorily participate in a drug abuse assistance or rehabilitation program approved for such purposes by a Federal, State or local health, law enforcement, or other appropriate agency; and
- (f) Making a good faith effort to maintain a drug-free workplace through the implementation of subparagraphs (a) through (e) above.

SECRETARY OF STATE REGISTRATION

In accordance with IC 5-22-16-4, an offeror or subcontractor desiring to perform any portion of the work described by this bid/quote that is a business required to register with the Secretary of State. The registration requirement is applicable to all limited liability partnerships, limited partnerships, corporations, S-corporations, nonprofit corporations and limited liability companies.

Information concerning registration with the Secretary of State may be obtained by contacting:

Indiana Secretary of State of Indiana Corporation Section 302 W. Washington St. Rom E018 Indianapolis, IN 46204 (317) 232-6576

Solicitation #: 067-7-1565

Page No: 13 of 14

COMPLIANCE CERTIFICATION

Responses to this bid solicitation serve as a warrant that the responding entity has properly registered as required by law with the Secretary of State and that it has no current or outstanding criminal, civil, or enforcement actions initiated by the State of Indiana, and it agrees that it will immediately notify the State of any such actions. The respondent also certifies that neither it nor its principals are presently in arrears in payment of its taxes, permit fees or other statutory, regulatory or judicially required payments to the State of Indiana. Any respondent agrees that the State may confirm, at any time, that no such liabilities exist, and, if such liabilities are discovered, that State may bar the respondent from contracting with the State, cancel existing contracts, withhold payments to setoff such obligations, and withhold further payments or purchases until the entity is current in its payments on its liability to the State and has submitted proof of such payment to the State.

ETHICS OBLIGATIONS

The contractor and its agents shall abide by all ethical requirements that apply to persons who have a business relationship with the State, as set forth in Indiana Code § 4-2-6 et seq and Indiana Code 4-2-7, the regulations promulgated thereunder, and Executive Order 04-08, dated April 27, 2004. If the contractor is not familiar with these ethical requirements, the contractor should refer any questions to the Indiana State Ethics Commission, or visit the Indiana State Ethics Commission website at >>">http://www.in.gov/ethics/>>>>">http://www.in.gov/ethics/>>>>">http://www.in.gov/ethics/>>>>">http://www.in.gov/ethics/>>>>">http://www.in.gov/ethics/>>>>">http://www.in.gov/ethics/>>>>">http://www.in.gov/ethics/>>>>">http://www.in.gov/ethics/>>>>">http://www.in.gov/ethics/>>>>">http://www.in.gov/ethics/>>>>">http://www.in.gov/ethics/>>>>">http://www.in.gov/ethics/>>>>">http://www.in.gov/ethics/>>>>">http://www.in.gov/ethics/>>>>">http://www.in.gov/ethics/>>>>">http://www.in.gov/ethics/>>>>">http://www.in.gov/ethics/>>>>">http://www.in.gov/ethics/>>>">http://www.in.gov/ethics/>>>>">http://www.in.gov/ethics/>>>">http://www.in.gov/ethics/>>>>">http://www.in.gov/ethics/>>>>">http://www.in.gov/ethics/>>>>">http://www.in.gov/ethics/>>>>">http://www.in.gov/ethics/>>>>">http://www.in.gov/ethics/>

PRICING

Unit price must be entered and extended, and the total price of the bid must be shown. Unit prices are to be bid on the basis of the unit specified. If there is an error between the unit price and total price, the unit price shall prevail. Awarded Prices: Prices listed for each item are firm and cannot be changed.

F.O.B. DESTINATION

The State requires all bids to be submitted on the basis of F.O.B. destination.

OPEN COMPETITION

The specifications are intended to be nonrestrictive. Although at times brand names and model numbers may be used, they are merely intended to be guidelines to establish criteria and quality for competitive bidding. Unless otherwise stated, alternate bids will be evaluated and may be acceptable as long as they can be verified as equal or better than specified as determined by the State. All bidders with alternate products shall submit detailed specifications with their bid.

CREATION OF BINDING AGREEMENT

A binding Agreement will be created only by the issuance of a Purchase Order at any time within the period stated on the Request for Quotation/Invitation to Bid form. The Binding Agreement will be governed by the terms and conditions included in this bid package. The Contractor shall make no deliveries on verbal orders except from the Using Agency on purchases less than \$5,000 and only with written approval on purchases greater than \$5,000 from the Indiana Department of Administration, Procurement Division.

	EXCEPTIONS
PLEASE CHECK IF APPLICABLE	

Alternative requests must be equal or better than those specified as determined by the Indiana Department of Administration, and bidders deviating from specified items should provide, with his or her request, a listing of all areas in which his or her product deviates and fully explain and justify this alternative.

ANY EXCEPTIONS ARE TO BE NOTED BELOW AND LISTED BY LINE ITEM NUMBER.

Solicitation #: 067-7-1565 Page No: 14 of 14

NON-COLLUSION CERTIFICATION

This is to certify that the Bidder, being duly affirmed under oath says, that he or she is the contracting party; that he or she has not, nor has any other employee of the company represented by him or her, directly or indirectly, entered into or offered to enter into any combination, collusion or agreement to receive or pay, and that he or she has not received or paid, any sum of money or other consideration for the execution of the annexed contract other than that which appears upon the face of the contract.

SIGNATURE

This is to certify that the bidder or any conditions of this document.	person on his or her behalf has e	examined and understands and agree	es to the specifications, including General and Special
BIDDER	FEDERAL ID I	NUMBER	(Please circle to indicate if your FIN is a TIN or SSN)
ADDRESS			
CITY	STATE	ZIP CODE	
TYPE OF BUSINESS (i.e. Corporation	, Sole Proprietor, LLC, etc)		
NORTH AMERICAN INDUSTRY CLAS	SSIFICATION SYTEM (NAICS C	CODE)	-
TELEPHONE NUMBER ()			
E-MAIL ADDRESS:			
If awarded a contract, the bidder will precertifications and other documents of t		or services to the State of Indiana in a	accordance with the general conditions, specifications,
l,	, the undersigned	l	
(Signature)		(Print Office Held)	
of the above named bidder under penathat I hold the aforementioned Office in			